

Service Agreement - Overseas Employment

In consideration of being granted certain entitlements from my place of residence at the time of appointment to a position outside the United States for travel, transportation, and movement of household goods in accordance with 5 U.S.C. 5722, I the undersigned hereby agree to remain in the Service of the United States Government for 12 months following the effective date of transfer, unless separated for reasons beyond my control which are acceptable to the National Aeronautics and Space Administration.

In case of violation of this agreement, it is understood that any moneys spent on behalf of myself or immediate family once I have officially accepted a position at
(Destination) (Duration of Assignment)
for any entitlement officially authorized by the National Aeronautics and Space Administration shall be considered a debt recoverable in full by the United States.
It is further understood that, in the event of a transfer to another Government agency or as the result of an intra-agency transfer before serving the full 12 months of this agreement, that I shall continue to be liable to the United States Government for the number of months remaining unserved at time of my transfer from
It is further understood that I will not be eligible for return travel and transportation entitlements to my residence at the time of appointment at U.S. Government expense until I have completed the period of service agreed upon, unless the reason for separation is acceptable to the National Aeronautics and Space Administration.
I agree that I will give advance notice (not to exceed 90 days) of my intention to request return to the place of my residence as set forth below.
(Place of actual residence on date appointed)
(Signature of appointee) (Date)
DETERMINATION OF APPOINTING OFFICIAL
Based upon the evidence presented, I hereby determine that the place of residence of (Name of appointee)
at the time of appointment was as stated above.
(Signature of appointing officer) (Date)